

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

DEC 19 1985

IN RE:

BANKRUPTCY NO. 84-01066

JOHN DEAN FOX
NANCY BETH FOX
Debtors.

84-01066

LLOYD A. JOHANNINGMEIER ESTATE
Plaintiff,

ADVERSARY NO. 85-0214D

vs.

J U D G M E N T

JOHN DEAN FOX
NANCY BETH FOX
Defendants.

Pursuant to the Order Approving Settlement of Complaint Objecting to the Dischargeability of a Debt and Confession of Judgment entered herein on this date;

IT IS ORDERED the Plaintiff, Estate of Lloyd A. Johanningmeier, recover of the Defendants, John Dean Fox and Nancy Beth Fox, the sum of Seven Thousand Five Hundred Dollars (\$7,500.00).

IT IS FURTHER ORDERED this Judgment shall be entered in the Docket of the Clerk of this Court and that notice of the entry of this Judgment shall be given by ordinary mail to the Defendants, John Dean Fox and Nancy Beth Fox, P. O. Box 218, Riceville, Iowa 50466; to the Attorney for the Defendants, Francis Wm. Henkels, Loras & Main, P. O. Box 297, Dubuque, Iowa 52001; and to the Attorney for the Plaintiff, William D. Martin, 420 Paramount Building, Cedar Rapids, Iowa 52401.

ORDERED: December 19, 1985

Thomas Wood

THOMAS WOOD
BANKRUPTCY JUDGE
SITTING BY DESIGNATION

Copies mailed to parties
as above set forth
this December 19, 1985

RECORDED: Volume 1
Page 192

Laurie J. Wattman
Deputy Clerk, Bankruptcy Court
P O box 4371, Cedar Rapids, IA 52407

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

No. 84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

TO THE SHERIFF OF CLAYTON COUNTY, GREETINGS:

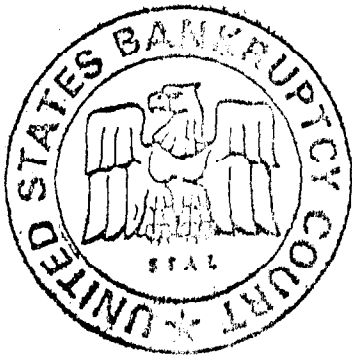
You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$ 7,500.00 , and \$ ---- costs, plus \$ --- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$ 7,500.00 , together with interest thereon at the rate of ---- percent per annum from the ---- day of ----- , 198- , until paid; and also \$ unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 19 day of February, 1986.

BARBARA A. EVERLY
CLERK OF COURT

BY:

Barbara A. Everly
DEPUTY



2/19/86 Original returned to
Mr. J. D. Meacham

THE STATE OF IOWA

COUNTY OF

SS:

SHERIFF'S RETURN ON EXECUTION

By virtue of a General Execution to me directed by the Clerk

of the District Court of said County, in favor of Lloyd A.

Johanningmeier Estate and against John Dean Fox and Nancy Beth

Fox, for the sum of _____ Dollars,

I did on the _____ day of _____, 198____, levy on the

property of the said _____

described as follows: to-wit:

SHERIFF, COUNTY, IOWA

Whole amount of execution \$ _____ Selling Property \$ _____

Interest \$ _____ Certificate of Purchase \$ _____

Costs endorsed on execution \$_____ Mileage \$_____

Service and mileage making		Printer's fee for
levy	\$ _____	publishing notice of
		sale
		\$

Notice of sale to Defendants \$ _____ Clerk's fee for
recording sale \$ _____

Posting written notice of		Total	\$ _____
sale	\$		

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

FEB 06 1986

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

BARBARA A. EVERLY, CLERK

No. 84-01066

Adv. No. 85-0214D


REQUEST FOR ISSUANCE
OF GENERAL EXECUTION

The Creditor states:

1. That the Court entered Judgment in this Adversary matter on December 19, 1985 and on the same day approved the settlement in this case in the amount of \$7500.00.

2. That time for appeal of the judgment has expired and no amount has been received in satisfaction of the judgment.

WHEREFORE the Creditor/Plaintiff respectfully requests the Clerk of Court issue a general execution authorizing a Court Officer to levy upon the property of the Defendants.


WILLIAM D. MARTIN
420 Paramount Building
Cedar Rapids, IA 52401
ATTORNEY FOR PLAINTIFF

Copy handed to
filing attorney
on date filed



STATE OF IOWA }
CLAYTON COUNTY }

OFFICER'S
DILIGENT SEARCH RETURN

I hereby certify that I did receive into my hands the attached General Execution
on the 22nd day of February, 19 86. I further
certify that I have made a diligent search of Clayton County, Iowa, for the within
named defendant, John Dean Fox - Nancy Beth Fox and am unable to find him/her
residing therein this 24th day of February, 19 86.

Farm was returned to Lloyf Johanningsneier estate and the parties in question reside
in Riceville, Iowa PBX # 515 985-4113.

By: [Signature]
Sheriff

Mile:

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

FEB 26 1986

BARBARA A. EVERLY, CLERK

Copy to:
Atty. for Plaintiff
FEB 27 1986 [Signature]

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

291

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

No. 84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

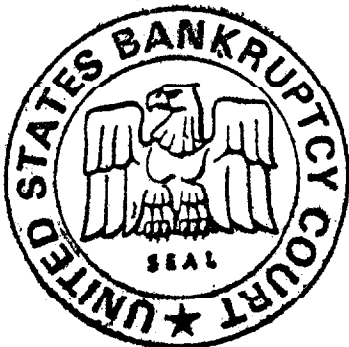
TO THE SHERIFF OF CLAYTON COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$ 7,500.00 , and \$ ---- costs, plus \$ --- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$ 7,500.00 , together with interest thereon at the rate of ---- percent per annum from the ---- day of ----- , 198- , until paid; and also \$ unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 19 day of February , 1986.

BARBARA A. EVERLY
CLERK OF COURT

BY: Barbara A. Everly
DEPUTY



Recorded
Volume 1
Page 192
2-27-86 Lur.

THE STATE OF IOWA

COUNTY OF

SS:

SHERIFF'S RETURN ON EXECUTION

By virtue of a General Execution to me directed by the Clerk

of the District Court of said County, in favor of Lloyd A.

Johanningmeier Estate and against John Dean Fox and Nancy Beth

Fox, for the sum of _____ Dollars,

I did on the day of , 198 , levy on the

property of the said

described as follows: to-wit:

SHERIFF, COUNTY, IOWA

Whole amount of execution

\$

Selling Property

\$

Interest

\$

Certificate of
Purchase

\$

Costs endorsed on execution

\$

Mileage

\$

Service and mileage making
levy

§

Printer's fee for
publishing notice of
sale \$

\$

Notice of sale to Defendants

\$

Clerk's fee for
recording sale

\$

Posting written notice of
sale

§

Total

\$

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

No. 84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

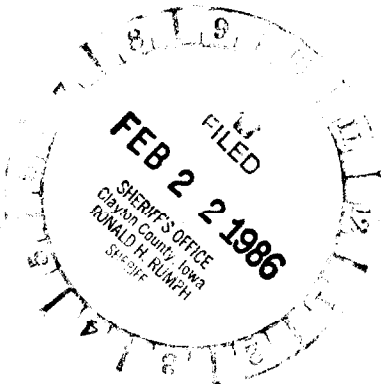
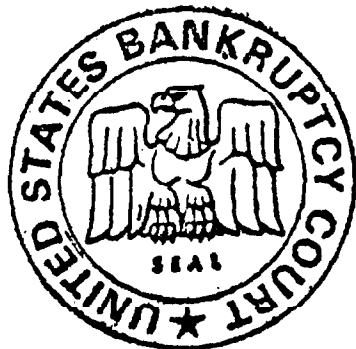
TO THE SHERIFF OF CLAYTON COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$ 7,500.00 , and \$ ---- costs, plus \$ --- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$ 7,500.00 , together with interest thereon at the rate of ---- percent per annum from the ---- day of ----- , 1986 , until paid; and also \$ unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hercof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 19 day of February , 1986.

BARBARA A. EVERLY
CLERK OF COURT

BY: Susan A. Eruly
DEPUTY



THE STATE OF IOWA)
COUNTY OF _____) ss: SHERIFF'S RETURN ON EXECUTION

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth Fox, for the sum of _____ Dollars, I did on the _____ day of _____, 198____, levy on the property of the said _____ described as follows: to-wit:

SHERIFF, _____ COUNTY, IOWA			
Whole amount of execution	\$ _____	Selling Property	\$ _____
Interest	\$ _____	Certificate of Purchase	\$ _____
Costs endorsed on execution	\$ _____	Mileage	\$ _____
Service and mileage making levy	\$ _____	Printer's fee for publishing notice of sale	\$ _____
Notice of sale to Defendants	\$ _____	Clerk's fee for recording sale	\$ _____
Posting written notice of sale	\$ _____	Total	\$ _____

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

No. 84-01066

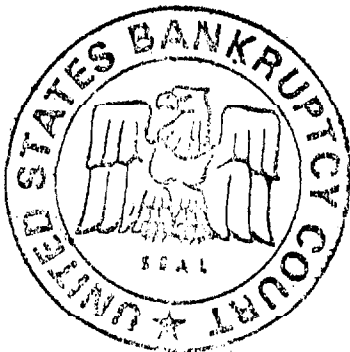
Adv. No. 85-0214D

GENERAL EXECUTION

TO THE SHERIFF OF MITCHELL COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00, and \$ --- costs, plus \$ --- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00, together with interest thereon at the rate of --- percent per annum from the --- day of ---, 198 -, until paid; and also \$ unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 3rd day of March, 1986.



BARBARA A. EVERLY
CLERK OF COURT

BY:

Laurie J. Westman
Deputy Clerk

Valerie
Page 192

*3/3/86 Original return of & atty John L. Hartman
4:30 p.m. returned to
Clerk's Office in Cedar Rapids*

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

JUN 16 1986

BARBARA A. EVERLY, CLERK

IN RE:)	
)	
JOHN DEAN FOX,)	No. 84-01066
NANCY BETH FOX,)	
)	
Debtors.)	Adv. No. 85-0214D
)	
LLOYD A. JOHANNINGMEIER ESTATE,)	
)	
Plaintiff,)	
)	GENERAL EXECUTION
vs.)	
)	
JOHN DEAN FOX,)	
NANCY BETH FOX,)	
)	
Defendant(s).)	

TO THE SHERIFF OF WINNESHIEK COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00 and \$ -- costs, plus \$ -- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00 together with interest thereon at the rate of -- percent per annum from the -- day of --, 1986, until paid; and also \$ Unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 16 day of June, 1986.

SEAL

BARBARA A. EVERLY
CLERK OF COURT

BY: [Signature]
Deputy Clerk



*original filed
Helen Swift
6-17-86 v.c*

THE STATE OF IOWA)
) SS: SHERIFF'S RETURN ON EXECUTION
COUNTY OF WINNESHEIK)

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth Fox, for the sum of \$_____ dollars, I did on the _____, day of _____, 1986, levy on the property of the said _____ described as follows: to-wit:

SHERIFF, WINNESHEIK COUNTY, IOWA

Whole amount of execution	\$ _____
Interest	\$ _____
Costs endorsed on execution	\$ _____
Service and Mileage making levy	\$ _____
Notice of sale to Defendants	\$ _____
Posting written notice of sale	\$ _____
Selling property	\$ _____
Certificate of Purchase	\$ _____
Mileage	\$ _____
Printer's fee for Publishing Notice of Sale	\$ _____
Clerk's fee for recording Sale	\$ _____

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

JUN 16 1986

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendant(s).

No.84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

BARBARA A. EVERLY, CLERK

TO THE SHERIFF OF MITCHELL COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00 and \$ -- costs, plus \$ -- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00 together with interest thereon at the rate of -- percent per annum from the -- day of --, 1986, until paid; and also \$ Unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 16th day of June, 1986.

SEAL



BARBARA A. EVERLY
CLERK OF COURT

BY: [Signature]
Deputy Clerk

*Original noted to
Stephen Seft
6-17-86 VC.*

THE STATE OF IOWA)
) SS: SHERIFF'S RETURN ON EXECUTION
COUNTY OF MITCHELL)

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth Fox, for the sum of \$_____ dollars, I did on the _____, day of _____, 1986, levy on the property of the said _____ described as follows: to-wit:

SHERIFF, MITCHELL COUNTY, IOWA

Whole amount of execution	\$ _____
Interest	\$ _____
Costs endorsed on execution	\$ _____
Service and Mileage making levy	\$ _____
Notice of sale to Defendants	\$ _____
Posting written notice of sale	\$ _____
Selling property	\$ _____
Certificate of Purchase	\$ _____
Mileage	\$ _____
Printer's fee for Publishing Notice of Sale	\$ _____
Clerk's fee for recording Sale	\$ _____

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

JUL 28 1986

No. 84-01066

Debtors. BARBARA A. EVERLY, CLERK Adv. No. 85-0214D

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendant(s).

GENERAL EXECUTION

RECEIVED

JUN 23 1986

Time 8:30 AM
WINNESHIEK COUNTY
SHERIFF

TO THE SHERIFF OF WINNESHIEK COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00 and \$ -- costs, plus \$ -- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00 together with interest thereon at the rate of -- percent per annum from the -- day of --, 1986, until paid; and also \$ Unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereon, hereunto affixed at Cedar Rapids, Iowa, this 16 day of June, 1986.

SEAL

BARBARA A. EVERLY
CLERK OF COURT

BY: [Signature]
Deputy Clerk



RECEIVED

MARTIN, SWIFT, NADLER & WESTON

JUN 23 1986

ATTORNEYS AT LAW

SUITE 420 PARAMOUNT BUILDING

CEDAR RAPIDS, IOWA 52401

(319) 366-7796

Time 8:30 AM
WINNESHIEK COUNTY
SHERIFF

SOLE PRACTITIONERS

WILLIAM D. MARTIN
STEPHEN A. SWIFT

June 19, 1986

PARTNERSHIP

NADLER & WESTON

CHARLES H. NADLER
HANNA B. WESTON

IOWA CITY OFFICE:
715 RIVER STREET
IOWA CITY, IOWA 52240
(319) 337-9845

COPY

Sheriff Winneshiek County
Winneshiek County Courthouse
Decorah, IA 52101

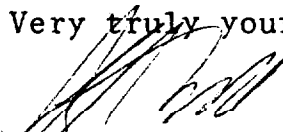
Re: Johanningmeier Estate v. John and Nancy Beth Fox

Dear Sir or Madam:

Enclosed is a General Execution to the Sheriff of Winneshiek County regarding the above case. Please garnish the wages due to John Dean Fox. Mr. Fox works for Fred Carlson Company in Decorah, Iowa.

If you have any questions, please let me know. Please send your bill for service and we will promptly remit.

Very truly yours,


STEPHEN A. SWIFT

SAS:es

COPY

THE STATE OF IOWA)
) SS: SHERIFF'S RETURN ON EXECUTION
COUNTY OF WINNESHEIK)

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth Fox, for the sum of \$ 7,500.⁰⁰ dollars, I did on the 24th, day of June, 1986, ^{garnish} ~~levy~~ on the ^{wages} ~~property~~ of the said John Dean Fox described as follows: to-wit:

Mel Lee, Sheriff
SHERIFF, WINNESHEIK COUNTY, IOWA

Whole amount of execution
Interest
Costs endorsed on execution
Service and Mileage making levy
Notice of sale to Defendants
Posting written notice of sale
Selling property
Certificate of Purchase
Mileage
Printer's fee for Publishing Notice of Sale
Clerk's fee for recording Sale

\$ 7500.⁰⁰
\$ 30.²⁸ - Winnesheik +
Washington Co.
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____
\$ _____

Sheriff's Check # 2444 to U.S. Bankruptcy Court,
Northern District, Cedar Rapids Div. - \$219.72

Sheriff's Check # 2445 to Washington Co. Iowa
Sheriff for \$15.²⁸

Winnesheik Co. Sheriff's fees withheld 15.⁰⁰

Mel Lee, Sheriff

Itemized List of Receipts and Disbursements of Winneshiek Co. Sheriff

RE: Johanningmeier Estate -vs- John and Nancy Fox

	<u>Receipt</u>	
\$ 250.00	-	Total amount collected from garnishment
\$ 15.00	-	Winneshiek County Sheriff's fees
\$ 15.28	-	Paid to Washington County Sheriff for their fees in serving Notice on defendant CR # 2445
<hr/>		
\$ 219.72	-	Winneshiek County Sheriff's Check issued to Bankruptcy Court regarding execution CR # 2444

Officers Return of Service

STATE OF IOWA } ss.
Washington COUNTY }

of garnishment and interrogatories
The attached notice ~~with copy of Petition attached~~ received this 25 day of June, 1986, and I certify that I served the same on the defendants named below by delivering a copy thereof to each of said defendants personally at the time and place set opposite their respective name.

Name of Defendants	Month	Day	Year	Township	County	State
John Dean Fox	June	26	1986	Washington	Washington	Iowa

By Richard H. Meeks, Deputy Sheriff. YALE H. JARVIS Sheriff
Washington County, Iowa

FEES	
Service	\$ 10.00
Copies	\$
Notary	\$
Mileage	\$ 5.28
Total	\$ 15.28

SMALL CLAIMS # _____ DISTRICT COURT # _____ EXECUTION ISSUED 16th June 86
U.S. Bankruptcy Court for the Northern District of Ia. EXPIRES 30 days
Cedar Rapids Division

NOTICE OF GARNISHMENT AND INTERROGATORIES

IN THE IOWA DISTRICT COURT, IN AND FOR Winnebago COUNTY

Lloyd A. Johanningsmeier Estate

JUDGMENT CREDITOR/PLAINTIFF

John Dean Fox, Nancy Beth Fox

JUDGMENT DEBTOR/DEFENDANT

TO: The Fred Carlson Co. Inc. Decorah, Ia.

as garnishee

herein and as supposed debtor of John Dean Fox

YOU ARE HEREBY NOTIFIED, That you are attached as garnishee, in above entitled action, by virtue of a General Execution to me directed by the Clerk of said Court for the sum of \$7,500.00 judgment and \$ 40.00 accruing costs, and that immediately hereafter you are required not to pay any non-exempt funds due or hereinafter to become due, by you to said judgment debtor/defendant, subject to the provisions of Chapter 642, Code of Iowa any amendments thereto; and Sections 1672 and 1673 of Title 15, U.S. Code now or hereafter being in your custody or under your control.

SEE THE REVERSE SIDE OF THIS NOTICE OF GARNISHMENT FOR FURTHER INSTRUCTIONS.

And you are further notified and requested to file full sworn answers to below questions with the Sheriff, or you may appear at the said Court, on the 15th day of July, A.D. 19 86, then and there to answer such interrogatories as may be propounded to you, or you may be liable to pay the entire judgment which said judgment creditor/plaintiff may obtain against said judgment debtor/defendant.

Dated this 24th day of June, 19 86

For your information the attorney for judgment creditor/plaintiff is

Martin, Swift, Nadler & Weston, Att.
Suite 420 Paramount Building
Cedar Rapids, Iowa 52401 319-366-7796
Address Phone No.

Mel Lee Sheriff
Winnebago County
By _____ Deputy

Questions to be Answered by the Garnishee per Chapter 642, Code of Iowa.

Is the judgment debtor/defendant employed by you at this time? Yes No

1. Are you in any manner indebted to the judgment debtor/defendant in this suit, or do you owe him money or property which is not yet due? If so, state particulars:

Hourly wages paid weekly

2. Have you in your possession or under your control any property, rights or credits of the said judgment debtor/defendant? If so, what is the value of same? State particulars:

No

3. Do you know of any debts owing the said judgment debtor/defendant, whether due or not due, or any property, rights or credits belonging to him and now in the possession or under the control of others? If so, state the particulars:

No

4. Do you compensate the judgment debtor/defendant in this suit for any personal services whether denominated as wages, salary, commission, bonus or otherwise, including periodic payments pursuant to a pension or retirement program? If so, state the amount of the compensation reasonably anticipated to be paid judgment debtor/defendant during the calendar year.

Under 12,000.00 yearly

I do solemnly swear or affirm under penalty of perjury, that I have made full and true answers to the above questions touching the matter wherein I have been attached as garnishee, so help me God.

Garnishee X Fred Carlson Co. Inc By R. K. Koster

Subscribed and sworn to before me this 24 day of June, 19 86

Mel Lee County Sheriff By _____ Deputy
Mel Lee, Sheriff

P.O. Box 84 MAIL NON-EXEMPT FUNDS TO SHERIFF OF SAID COUNTY.
Decorah, Ia. 52101

INSTRUCTIONS TO GARNISHEE

The notice of garnishment served upon you has the effect of attaching that portion of the defendant's earnings (defined as compensation for personal services, whether denominated as wages, salary, commission, bonus or otherwise) which is not exempt from wage garnishment.

First, determine the amount of defendant's disposable earnings (defined as that part of the defendant's earnings remaining after the deduction from those earnings of any amounts required by law to be withheld). Then refer to the appropriate table below and follow instructions indicated.

1. If the defendant-employee's disposable earnings are less than
- | | |
|--|-------------------------------------|
| \$100.50 for a weekly pay period | \$201.00 for a Bi-weekly pay period |
| \$217.75 for a semi-monthly pay period | \$435.50 for a monthly pay period |
- * Pay the employee as if his/her pay check were not garnished. You withhold nothing.
2. If the defendant-employee's disposable earnings are
- | | |
|--|------------------------|
| \$100.50 to 134.00 for a WEEKLY pay period | PAY Def.-Emp. \$100.50 |
| \$201.00 to 268.00 for a BI-WEEKLY pay period | PAY Def.-Emp. \$201.00 |
| \$217.75 to 290.33 for a SEMI-MONTHLY pay period | PAY Def.-Emp. \$217.75 |
| \$435.50 to \$580.67 for a MONTHLY pay period | PAY Def.-Emp. \$435.50 |
- ** Any disposable earnings remaining after payment of the above amounts shall be delivered to the Sheriff.
3. If the defendant employee's disposable earnings are more than
- | | |
|--|---|
| \$134.00 for a WEEKLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$268.00 for a BI-WEEKLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$290.33 for a SEMI-MONTHLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$580.67 for a MONTHLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
- ** Any disposable earnings remaining after payment of the above amounts shall be delivered to the Sheriff.

Make Check Payable to Sheriff of said County. (Please Include the Case on all checks.)

MAXIMUM AMOUNT TO BE WITHHELD PER CALENDAR YEAR:

Section 642.21, subsection 1, Code 1983 as amended 1984, 70G.A.

"1. The disposable earnings of an individual are exempt from garnishment to the extent provided by the Federal Consumer Credit Protection Act, Title III, 15 U.S.C. secs. 1671-1677. The maximum amount of an employee's earnings which may be garnished during any one calendar year is two hundred fifty dollars for each judgment creditor, except as provided in section 627.12 or when those earnings are reasonably expected to be in excess of twelve thousand dollars for that calendar year as determined from the answers taken by the Sheriff or by the court pursuant to section 642.5, subsection 4. When the employee's earnings are reasonably expected to be more than twelve thousand dollars the maximum amount of those earnings which may be garnished during a calendar year for each creditor is as follows:."

- a. Earnings from \$12,001.00 to \$15,999.99 withhold \$400.00
- b. Earnings from \$16,000.00 to \$23,999.99 withhold \$800.00
- c. Earnings from \$24,000.00 to \$34,999.99 withhold \$1,500.00
- d. Earnings from \$35,000.00 to \$49,999.99 withhold \$2,000.00
- e. Earnings from \$50,000.00 and more withhold 10%

EXCEPTIONS TO THE TABLES ABOVE

1. If this garnishment is for State or Federal Taxes, disregard the computation table and deliver 100% of the disposable earnings to the Sheriff.
2. The Assignment of income concerning CHILD SUPPORT or UNPAID ALIMONY has priority over a garnishment or an assignment for a purpose other than the support of the dependents in the court order being enforced. See Section 252 C.1, Code of Iowa.
3. If this garnishment is for support of a person, the amount retained from earnings shall be (a) where the Judgment Debtor is supporting his spouse or dependent child (other than a spouse or child with respect to whose support this garnishment is made) fifty (50) percent of the Debtor's disposable earnings each week; or (b) where the Judgment Debtor is not supporting a person as set forth in (a), sixty (60) percent of Debtor's disposable earnings each week. An additional five (5) percent of Debtor's disposable earnings shall be retained if the support being collected is more than twelve (12) weeks past due.
4. If the judgment being collected arises from a consumer credit transaction, you should collect no more than those amounts set forth in Section 537.5105, Code of Iowa.

SECTION 642.22: VALIDITY OF GARNISHMENT NOTICE: A notice of garnishment served upon a garnishee is effective WITHOUT SERVING ANOTHER NOTICE until the earliest of the following:

1. The annual maximum permitted to be garnished under Section 642.21 has been withheld.
2. The writ of execution expires.
3. The judgment is satisfied.
4. The garnishee is served with a notice that the garnishment shall cease.

RETURN OF SERVICE

STATE OF IOWA

SS

County

I hereby certify, that by virtue of aforesaid writ in above cause, I served notice of garnishment on above named garnishee this _____ day of _____, 19____ at _____ o'clock, _____ M., by informing _____ that said garnishee was attached as garnishee in said case by delivering to him a written notice of which the above and foregoing is a true copy. All done in _____ County, Iowa.

County

Sheriff

By

Deputy

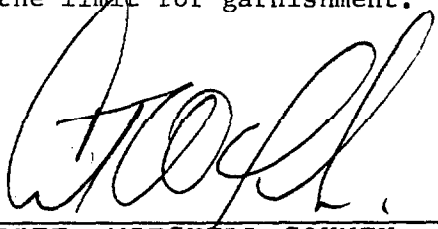
THE STATE OF IOWA)
) SS: SHERIFF'S RETURN ON EXECUTION
COUNTY OF MITCHELL)

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth, Fox, for the sum of \$ 7,500.00 dollars, I did on the 10th, day of July, 1986, levy on the property of the said Nancy Beth Fox described as follows: to-wit:

Garnisheed wages with Pearce Telephone Equipment Co. Riceville, Iowa.
They stated that her wages were under the limit for garnishment.
Returning unsatisfied 10-09-86

Our Costs:

Execution	10.00
Not. to Def.	20.00
Mileage	<u>7.56</u>
Total	\$37.56



SHERIFF, MITCHELL COUNTY, IOWA
Curtis W. Younker

Whole amount of execution	\$ _____
Interest	\$ _____
Costs endorsed on execution	\$ _____
Service and Mileage making levy	\$ <u>37.56</u>
Notice of sale to Defendants	\$ _____
Posting written notice of sale	\$ _____
Selling property	\$ _____
Certificate of Purchase	\$ _____
Mileage	\$ _____
Printer's fee for Publishing Notice of Sale	\$ _____
Clerk's fee for recording Sale	\$ _____

*Recorded: Volume 1
Page 192
this October 15, 1986 Lw*

NOTICE OF GARNISHMENT AND INTERROGATORIES

IN THE IOWA DISTRICT COURT, IN AND FOR United State Bankruptcy COURT COUNTY

John Dean Fox, Nancy Beth Fox, Debtors, Lloyd A. Johanningmeier Estate

JUDGMENT CREDITOR/PLAINTIFF

John Dean Fox, Nancy Beth Fox

JUDGMENT DEBTOR/DEFENDANT

TO: Pearce Telephone Equipment Company, Riceville, Iowa

as garnishee

herein and as supposed debtor of Nancy Beth Fox

YOU ARE HEREBY NOTIFIED, That you are attached as garnishee, in above entitled action, by virtue of a General Execution to me directed by the Clerk of said Court for the sum of \$7,500.00 judgment and \$ (costs of this action) accruing costs, and that immediately hereafter you are required not to pay any non-exempt funds due or hereinafter to become due, by you to said judgment debtor/defendant, subject to the provisions of Chapter 642, Code of Iowa any amendments thereto; and Sections 1672 and 1673 of Title 15, U.S. Code now or hereafter being in your custody or under your control.

SEE THE REVERSE SIDE OF THIS NOTICE OF GARNISHMENT FOR FURTHER INSTRUCTIONS.

And you are further notified and requested to file full sworn answers to below questions with the Sheriff, or you may appear at the said Court, on the 11th day of August, A.D. 1986, then and there to answer such interrogatories as may be propounded to you, or you may be liable to pay the entire judgment which said judgment creditor/plaintiff may obtain against said judgment debtor/defendant.

Dated this 9th day of July, 1986.

For your information the attorney for judgment creditor/plaintiff is

Curtis W. Younker Sheriff
Mitchell County

Address Phone No.

By Gary Young Deputy

Questions to be Answered by the Garnishee per Chapter 642, Code of Iowa.

Is the judgment debtor/defendant employed by you at this time? X Yes No

1. Are you in any manner indebted to the judgment debtor/defendant in this suit, or do you owe him money or property which is not yet due? If so, state particulars:

YES - WAGES

2. Have you in your possession or under your control any property, rights or credits of the said judgment debtor/defendant? If so, what is the value of same? State particulars:

No

3. Do you know of any debts owing the said judgment debtor/defendant, whether due or not due, or any property, rights or credits belonging to him and now in the possession or under the control of others? If so, state the particulars:

No

4. Do you compensate the judgment debtor/defendant in this suit for any personal services whether denominated as wages, salary, commission, bonus or otherwise, including periodic payments pursuant to a pension or retirement program? If so, state the amount of the compensation reasonably anticipated to be paid judgment debtor/defendant during the calendar year.

No

I do solemnly swear or affirm under penalty of perjury, that I have made full and true answers to the above questions touching the matter wherein I have been attached as garnishee, so help me God.

Garnishee PEARCE TEL. EQUIP. Co By Jan Miller

Subscribed and sworn to before me this 10 day of July, 1986

Mitchell

County Sheriff

By

Gary Young Deputy

MAIL NON-EXEMPT FUNDS TO SHERIFF OF SAID COUNTY.

INSTRUCTIONS TO GARNISHEE

The notice of garnishment served upon you has the effect of attaching that portion of the defendant's earnings (defined as compensation for personal services, whether denominated as wages, salary, commission, bonus or otherwise) which is not exempt from wage garnishment.

First, determine the amount of defendant's disposable earnings (defined as that part of the defendant's earnings remaining after the deduction from those earnings of any amounts required by law to be withheld). Then refer to the appropriate table below and follow instructions indicated.

1. If the defendant-employee's disposable earnings are less than
- | | |
|--|-------------------------------------|
| \$100.50 for weekly pay period | \$201.00 for a Bi-weekly pay period |
| \$217.75 for a semi-monthly pay period | \$435.50 for a monthly pay period |

* Pay the employee as if his/her pay check were not garnished. You withhold nothing.

- | | | |
|---|---------------|----------|
| 2. If the defendant-employee's disposable earnings are: | | |
| \$100.50 to 134.00 for a WEEKLY pay period | PAY Def.-Emp. | \$100.50 |
| \$201.00 to 268.00 for a BI-WEEKLY pay period | PAY Def.-Emp. | \$201.00 |
| \$217.75 to 290.33 for a SEMI-MONTHLY pay period | PAY Def.-Emp. | \$217.75 |
| \$435.50 to \$580.67 for a MONTHLY pay period | PAY Def.-Emp. | \$435.50 |

* * Any disposable earnings remaining after payment of the above amounts shall be delivered to the Sheriff.

3. If the defendant employee's disposable earnings are more than
- | | |
|--|---|
| \$134.00 for a WEEKLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$268.00 for a BI-WEEKLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$290.33 for a SEMI-MONTHLY pay period | PAY 75% of disposable earnings to Def.-Emp. |
| \$580.67 for a MONTHLY pay period | PAY 75% of disposable earnings to Def.-Emp. |

****Any disposable earnings remaining after payment of the above amounts shall be delivered to the Sheriff.**

Make Check Payable to Sheriff of said County. (Please include the Case on all checks.)

MAXIMUM AMOUNT TO BE WITHHELD PER CALENDAR YEAR:

Section 642.21, subsection 1, Code 1983 as amended 1984, 70G.A.

"1. The disposable earnings of an individual are exempt from garnishment to the extent provided by the Federal Consumer Credit Protection Act, Title III, **15 U.S.C. secs. 1671-1677**. The maximum amount of an employee's earnings which may be garnished during any one calendar year is two hundred fifty dollars for each judgment creditor, except as provided in section 627.12 or when those earnings are reasonably expected to be **in excess of twelve thousand dollars** for that calendar year as determined from the answers taken by the Sheriff or by the court pursuant to section 642.5, subsection 4. When the employee's earnings are reasonably expected to be more than twelve thousand dollars the maximum amount of those earnings which may be garnished during a calendar year for each creditor is as follows:."

- | | | |
|----|---|------------|
| a. | Earnings from \$12,001.00 to \$15,999.99 withhold | \$400.00 |
| b. | Earnings from \$16,000.00 to \$23,999.99 withhold | \$800.00 |
| c. | Earnings from \$24,000.00 to \$34,999.99 withhold | \$1,500.00 |
| d. | Earnings from \$35,000.00 to \$49,999.99 withhold | \$2,000.00 |
| e. | Earnings from \$50,000.00 and more withhold 10% | |

EXCEPTIONS TO THE TABLES ABOVE

1. If this garnishment is for State or Federal Taxes, disregard the computation table and deliver 100% of the disposable earnings to the Sheriff.
2. The Assignment of income concerning CHILD SUPPORT or UNPAID ALIMONY has priority over a garnishment or an assignment for a purpose other than the support of the dependents in the court order being enforced. See Section 252 C.1, Code of Iowa.
3. If this garnishment is for support of a person, the amount retained from earnings shall be (a) where the Judgment Debtor is supporting his spouse or dependent child (other than a spouse or child with respect to whose support this garnishment is made) fifty (50) percent of the Debtor's disposable earnings each week; or (b) where the Judgment Debtor is not supporting a person as set forth in (a), sixty (60) percent of Debtor's disposable earnings each week. An additional five (5) percent of Debtor's disposable earnings shall be retained if the support being collected is more than twelve (12) weeks past due.
4. If the judgment being collected arises from a consumer credit transaction, you should collect no more than those amounts set forth in Section 537.5105, Code of Iowa.

SECTION 642.22. VALIDITY OF GARNISHMENT NOTICE: A notice of garnishment served upon a garnishee is effective WITHOUT SERVING ANOTHER NOTICE until the earliest of the following:

1. The annual maximum permitted to be garnished under Section 642.21 has been withheld.
2. The writ of execution expires.
3. The judgment is satisfied.
4. The garnishee is served with a notice that the garnishment shall cease.

RETURN OF SERVICE

I hereby certify, that by virtue of aforesaid writ in above cause, I served notice of garnishment on above named garnishee this 20 day of July, 1984 at 9 o'clock, PM, by informing John B. ... that said garnishee was attached as garnishee in said case by delivering to him a written notice of which the above and foregoing is a true copy. All done in Franklin County, Iowa.

County

Sheriff

By

Deputy

532 State St.
Osage, Iowa 50461

OFFICE OF
Mitchell County Sheriff
Curtis W. Younker

Office Phone
(515) 732-4740

Haines Hunt

RETURN OF SERVICE

STATE OF IOWA, Mitchell County, Iowa, ss.

PERSONAL SERVICE

The within notice received this 30 day of June, 1986, and I certify that I served the same on the defendants named below by delivering a copy thereof to each of said defendants personally at the time and place set opposite their respective names:

Name of Defendant	Month	Day	Year	City, Town or Township	County	State
<u>Nancy Ruth Fox</u>	<u>July</u>	<u>10</u>	<u>86</u>	<u>Greenville</u>	<u>Mitchell</u>	<u>Ia.</u>

Curt Younker Sheriff
By Gary Tarnay Deputy
Official Title

STATE OF IOWA, _____ County, Iowa, ss.

SUBSTITUTED SERVICE — Dwelling House

The within notice received this _____ day of _____, 19____, and I certify that on the _____ day of _____, 19____, I served the same on the defendant _____ at his dwelling house or usual place of abode in the City, Town or Township of _____ in _____ County, State of Iowa, and which was not a rooming house, hotel, club or apartment building, by there delivering a copy thereof to _____ a person residing therein who was then at least eighteen years old.

Official Title

STATE OF IOWA, Mitchell County, Iowa, ss.

SERVICE ON COMPANY

The within notice received this 30 day of June, 1986, and I certify that on the 10 day of July, 1986, I served the same on the defendant PEARCE Telephone & Co. a Co. (1), by delivering a copy thereof to Jan Miller office mgr. (Secretary) (2), of said defendant, in the City, Town or Township of Greenville in Mitchell County, State of Iowa.

Curt Younker Sheriff
By Gary Tarnay Deputy
Official Title

- (1) Designate whether defendant a partnership, corporation, association or individual suable under a common name, etc., as may be appropriate under Rule 56.
(2) Designate whether an officer, agent, general partner, etc., as may be appropriate under Rule 56.

SERVICE - - - - -	\$ <u>20.00</u>
COPY - - - - -	
MILEAGE - - - - -	<u>7.56</u>
TOTAL - - - - -	\$ <u>27.56</u>

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

JUN 16 1986

BARBARA A. EVERLY, CLERK

No. 84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

vs.

Defendant(s) .

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00 and \$ -- costs, plus \$ -- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00 together with interest thereon at the rate of -- percent per annum from the -- day of -- , 1986, until paid; and also \$ Unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 16th day of June, 1986.

SEAL

BARBARA A. EVERLY
CLERK OF COURT

BY: *Deborah*
Deputy Clerk



UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

JUN 16 1986

BARBARA A. EVERLY, CLERK

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A. JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendant(s).

No.84-01066

Adv. No. 85-0214D

GENERAL EXECUTION

TO THE SHERIFF OF MITCHELL COUNTY, GREETINGS:

You are hereby commanded to levy, without delay, of the goods, chattels, lands and tenements of John Dean Fox and Nancy Beth Fox, the sum of \$7,500.00 and \$ -- costs, plus \$ -- attorney fees, which, by judgment of the District Court of said County, in a suit wherein Lloyd A. Johanningmeier Estate, Plaintiff, and John Dean Fox and Nancy Beth Fox, Defendants wherein the said Plaintiff recovered against the said Defendants \$7,500.00 together with interest thereon at the rate of -- percent per annum from the -- day of --, 1986, until paid; and also \$ Unknown for additional and accruing costs. And have you said sums of money at my office in Cedar Rapids, Iowa in 30 days from the date hereof, to render to the proper persons, and make return thereof. Hereof fail not.

WITNESS, the undersigned Clerk of said Court, with the SEAL thereof, hereunto affixed at Cedar Rapids, Iowa, this 16th day of June, 1986.

SEAL



BARBARA A. EVERLY
CLERK OF COURT

BY: [Signature]
Deputy Clerk

THE STATE OF IOWA)
) SS: SHERIFF'S RETURN ON EXECUTION
COUNTY OF MITCHELL)

By virtue of a General Execution to me directed by the Clerk of the District Court of said County, in favor of Lloyd A. Johanningmeier Estate and against John Dean Fox and Nancy Beth Fox, for the sum of \$_____ dollars, I did on the _____, day of _____, 1986, levy on the property of the said _____ described as follows: to-wit:

SHERIFF, MITCHELL COUNTY, IOWA

Whole amount of execution	\$ _____
Interest	\$ _____
Costs endorsed on execution	\$ _____
Service and Mileage making levy	\$ _____
Notice of sale to Defendants	\$ _____
Posting written notice of sale	\$ _____
Selling property	\$ _____
Certificate of Purchase	\$ _____
Mileage	\$ _____
Printer's fee for Publishing Notice of Sale	\$ _____
Clerk's fee for recording Sale	\$ _____

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

DEC 19 1986

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
CEDAR RAPIDS DIVISION

BARBARA A. EVERLY, CLERK

IN RE:

JOHN DEAN FOX,
NANCY BETH FOX,

Debtors.

LLOYD A JOHANNINGMEIER ESTATE,

Plaintiff,

vs.

JOHN DEAN FOX,
NANCY BETH FOX,

Defendants.

No. 84-01066


Adv. No. 85-0214D

DISMISSAL WITH
PREJUDICE

COMES NOW the Lloyd A. Johanningmeier Estate by and through
its personal representative and attorney and hereby dismiss the above
captioned lawsuit with prejudice.


SHIRLEY A. NELSON


WILLIAM D. MARTIN

Copy handed to
filing attorney 
on date filed

cc: Volume I
Page 192

12-22-86 mg

RELEASE

The undersigned Shirley A. Nelson, the personal representative of the Lloyd A. Johanningmeier Estate, hereby acknowledges payment to this estate of the sum of Six Thousand and no/100 Dollars (\$6,000.00) in consideration of which payment the undersigned does hereby release, acquit and forever discharge John Dean Fox and Nancy Beth Fox and all other persons, firms and corporations, from any and all liability whatsoever, including all claims, demands and causes of action of every nature affecting the undersigned, which the undersigned may have or ever claim to have by reason of:

A judgment entered in the United States Bankruptcy Court For The Northern District of Iowa in which the Lloyd A. Johanningmeier Estate was Plaintiff and John Dean Fox and Nancy Beth Fox were Plaintiffs, Adversary #85-0241D, on December 19, 1985.

As further consideration of said payment, the undersigned, hereby agrees:

1. This release covers all injuries and damages, whether known or not and which may hereafter appear or develop arising from the matters above referred to.

2. That the above sum is all that the Lloyd A. Johanningmeier Estate will receive for the claim and no promise for any other further consideration has been made by anyone.

3. That this release is executed as a compromise settlement of a disputed claim, liability for which is expressly denied by the party and/or parties released, and the payment of the above sum does not constitute an admission of liability on the part of any person or entity.

4. That the undersigned is executing this release solely in reliance upon my own knowledge, belief and judgment and not upon any representations made by the party released or others in his behalf.

THAT THE UNDERSIGNED HAS READ THE FOREGOING RELEASE, AND UNDERSTANDS ITS TERMS AND FREELY AND VOLUNTARILY SIGN THE SAME.

Words and phrases herein shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.

Dated at Cedar Rapids this 18th day of December, 1986.

CAUTION: THIS IS A RELEASE-READ BEFORE SIGNING!

Witnesses:

William D Martin

Shirley A. Nelson
SHIRLEY A. NELSON